WHITE FEEISCHNER & FINO, LLP

61 BROADWAY, NEW YORK, NY 10006
T212.487.9700 F212.487.9777 WWW.WFF-LAW.COM

November 29, 2007

MEMO ENDORSED

VIA FACSIMILE (212) 805-6326 SDNY
DOCUMENT

Hon. Colleen McMahon
United States District Court

Southern District of New YorkOC #:
500 Pearl Street

New York, New York 10002

Re: DiFrisco v. Marriott Int'l

Docket No.: 07-CV-3531 (CM)(DCF)
Our File No.: 104-12742-D-PAF/DMS

Dear Judge McMahon:

My office represents defendant Marriott in this case. This letter is written jointly with plaintiffs' counsel Stephen Toner, seeking an extension of our discovery end date.

In short summary, plaintiff Dominic DiFrisco claims injuries to his leg after falling in the bathroom of the Marriott Hotel, in Paris, France, on January 3, 2007.

From the outset, both sides appreciated the potential expense of litigating the case, given the need to travel to France to depose Marriott's employees there, as well as conducting an inspection of the bathroom in question. As a result, the parties agreed to depose the plaintiffs and then attempt settlement. After plaintiffs' depositions went forward in September, the parties mediated the case with Magistrate Judge Freeman in October, but no settlement was reached.

Plaintiffs' counsel recently served his liability expert disclosure, as well as a 57-item demand for discovery that Marriott considers overbroad and unduly burdensome. Indeed, Marriott will file objections to portions of plaintiffs' demand with Magistrate Judge Freeman, and seek rulings thereon. Understandably, plaintiffs' counsel would like to have responses to his discovery demand, and any records that can be produced as a result, before deposing the Marriott employees. It is also necessary for the attorneys to travel to France to depose Marriott's employees, and inspect the bathroom. The parties intend to move quickly to resolve these discovery issues, but the current end date for all discovery is December 31, 2007.

My office physically moved locations earlier this month, and I was then engaged on trial for five days in Nassau County Supreme Court before Justice F. Dana Winslow. The move and the trial complicated my efforts, and the efforts of my office, to immediately address plaintiffs' discovery demands when we received them on November 8.

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Further, in light of the upcoming Holidays, and the availability of the Marriott employees at a busy time of year for them, the parties jointly and respectfully request that the discovery end date be extended 60 days, until February 29, 2008.

Thank you for your attention herein. We await your advices.

Very truly yours,

WHITE FLEISCHNER & FINO, LLP

Daniel M. Stewart dstewart@wff-law.com

DMS/wj

## cc: VIA FACSIMILE (212) 482-0002

Stephen K. Toner, Esq. RUSSO, KEANE & TONER, LLP 26 Broadway, 28<sup>th</sup> Floor New York, New York 10004 s.toner@rktlaw.com

## VIA FACSIMILE (212) 805-4258

Hon. Debra C. Freeman United States District Court Southern District of New York 500 Pearl Street New York, New York 10007